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REMARKS

Claims 1-23 are pending in the application. Claims 1-2, 11-17 and 21-22 were rejected under 35 U.S.C. § 102 (b). Claims 3-10, 12 and 18-20 were rejected under 35 U.S.C. § 103 (a). Claim 12 was objected to.

Claim Objections

Claim 12 was objected to under 37 CFR 1.75(c) as being of improper dependent form for failing to further limit the subject matter of a previous claim.

Applicants have responded by canceling claim 12.

Rejection Under 35 U.S.C. § 102 (b)

Claims 1-2, 11-17 and 21-22 were rejected under 35 U.S.C. § 102 (b) as being anticipated by U.S. Patent Number 6,236,857 B1 issued to Calabrese et al. on May 22, 2001.

Applicants have avoided this ground of rejection for the following reasons.

Applicants' claim 1, as amended, now recites,

"wherein the one or more subscriber based triggers comprise one or more of Origination_Attempt_Authorized, Collected_Information, and Analyzed_Information triggers ... ".

Calabrese does <u>not</u> teach this limitation. Instead, Calabrese teaches "the IS-41 originating trigger mechanism is used to associate a mobile station with an enhanced wireless service; and serving MSC 203 uses the IS-41 signaling protocols to provide information about the enhanced wireless service to the E-MSC, which associates the information with a temporary local dialing number (TLDN). The enhanced MSC then uses the IS-41 protocols to provide the TLDN to the serving MSC, which uses the TLDN to call the E-MSC via the PSTN. When the E-MSC receives the call, it uses the information associated with the TLDN to call the Service Node and provide the advanced wireless service", as stated in column 3, line 61-67 to column 7, lines 1-8. However, contrary to applicants' claim 1, Calabrese does <u>not</u> teach "wherein the one or

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more subscriber based triggers comprise one or more of Origination_Attempt_Authorized, Collected_Information, and Analyzed_Information triggers".

Thus, the clear teaching of Calabrese is that the one or more subscriber based triggers do <u>not</u> comprise one or more of Origination_Attempt_Authorized, Collected_Information, and Analyzed_Information triggers.

In view of the foregoing, applicants submit that Calabrese does not describe each and every element of claim 1, and therefore claim 1 is not anticipated by Calabrese. Since claims 2-11 and 13-15 depend from allowable claim 1, these claims are also allowable over Calabrese.

Independent claims 16 and 22 each have a limitation similar to that of independent claim 1, which was shown is not taught by Calabrese. For example, independent claims 16 and 22 recite, "wherein the one or more subscriber based triggers comprise one or more of Origination_Attempt_Authorized, Collected_Information, and Analyzed_Information triggers". Calabrese does not teach this limitation for the above-mentioned reasons. Therefore, claims 16 and 22 are likewise allowable over the proposed combination. Since claims 17-21 depend from claim 16, these dependent claims are also allowable over Calabrese.

Rejection Under 35 U.S.C. § 103 (a)

Claims 3, 8 and 10 were rejected under 35 U.S.C. § 103 (a) as being unpatentable over U.S. Patent Number 6,236,857 B1 issued to Calabrese et al. on May 22, 2001 in view of U.S. Patent Application Number 2005/0262020 issued to Karlsson dated November 24, 2005.

Claims 4, 5 and 18 were rejected under 35 U.S.C. § 103 (a) as being unpatentable over U.S. Patent Number 6,236,857 B1 issued to Calabrese et al. on May 22, 2001 in view of U.S. Patent Application Number 2005/0262020 issued to Karlsson dated November 24, 2005, and further in view of U.S. Patent Number 6,075,982 issued to Donovan et al. on 6,075,982.

Claims 6 and 7 were rejected under 35 U.S.C. § 103 (a) as being unpatentable over U.S. Patent Number 6,236,857 B1 issued to Calabrese et al. on May 22, 2001 in

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view of U.S. Patent Application Number 2005/0262020 issued to Karlsson dated November 24, 2005, and further in view of U.S. Patent Application Number 2004/0240646 A1 issued to O'Donnell dated December 2, 2004.

Claim 9 was rejected under 35 U.S.C. § 103 (a) as being unpatentable over U.S. Patent Number 6,236,857 B1 Issued to Calabrese et al. on May 22, 2001 in view of U.S. Patent Application Number 2005/0262020 issued to Karlsson dated November 24, 2005, and further in view of U.S. Patent Number 5,835,856 issued to Patel on 5,835,856.

Claim 12 were rejected under 35 U.S.C. § 103 (a) as being unpatentable over U.S. Patent Number 6,236,857 B1 issued to Calabrese et al. on May 22, 2001 in view of U.S. Patent Number 6,373,930 B1 issued to McConnell et al. on April 16, 2002.

Claims 19 and 20 were rejected under 35 U.S.C. § 103 (a) as being unpatentable over U.S. Patent Number 6,236,857 B1 issued to Calabrese et al. on May 22, 2001 in view of U.S. Patent Application Number 2005/0262020 issued to Karlsson dated November 24, 2005, and further in view of U.S. Patent Number 6,075,982 issued to Donovan et al. on 6,075,982, and further in view of U.S. Patent Application Number 2004/0240646 A1 issued to O'Donnell dated December 2, 2004.

Applicants respectfully traverse these grounds of rejection for the following reasons.

These rejections are based on the rejection under 35 U.S.C. §102(b) being proper. As that ground of rejection has been overcome, and none of the cited references teach or suggest "wherein the one or more subscriber based triggers comprise one or more of Origination_Attempt_Authorized, Collected_Information, and Analyzed_Information triggers", as recited in applicants' independent claims 1, 16 and 22, the combination of Calabrese, Karlsson, Donovan, O'Donnell, Patel, and McConnell does not supply this missing element. Thus, these combinations do not make obvious any of applicants' claims, all of which require the aforesaid limitation.

Claim Amendments

Claims 3, 5-11, 13, 15 and 19 were amended to add the term "and". No new matter was added.

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New Claim

New claim 23 has been added. Claim 23 includes a limitation directed to the one or more triggers. No new matter has been added.

Conclusion

It is respectfully submitted that the Office Action's rejections have been overcome and that this application is now in condition for allowance. Reconsideration and allowance are, therefore, respectfully solicited.

If, however, the Examiner still believes that there are unresolved issues, he is invited to call applicants' attorney so that arrangements may be made to discuss and resolve any such issues.

Respectfully submitted,

Ву

Carmen B. Patti Attorney for Applicants Reg. No. 26,784

Dated: October 11, 2006

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Respectfully submitted,

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